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1	IT IS HEREBY ORDERED that defendant Argonauts Music and Motion, Inc., is in
2	default and that such default is hereby entered of record.
3	DATED this 5 day of 0t, 1978
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6	Lubord Douba
7	Circuit Court Judge
8	SUBMITTED BY:
9	Sylvia Sum, OSB #97408 Attorney for Plaintiff
10	Attorney for Flamum
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JUL 3 1 1998

MARION COUNTY COURTS THIRD JUDICIAL DISTRICT CIRCUIT COURT OF OREGON

COUNTY OF MARION

MORROW-MEADOW CORPORATION, an Oregon corporation, dba CHERRY CITY ELECTRIC.

Plaintiff.

V.

SSG INVESTMENTS, LLC, an Oregon limited liability company; MANAGEMENT GROUP OF OREGON, INC., an Oregon corporation, ARGONAUTS MUSIC AND MOTION, INC., an Oregon corporation; METLIFE CAPITAL FINANCIAL CORPORATION, an Oregon corporation; STATE OF OREGON; and C.J. HANSEN Co., INC., an Oregon corporation.

Defendants.

Case No. 98616725

COMPLAINT

(BREACH OF CONTRACT; CONSTRUCTION LIEN FORECLOSURE: QUANTUM MERUIT)

For its FIRST CLAIM FOR RELIEF against Defendants SSG Investments, LLC ("SSG Investments") and Management Group of Oregon, Inc. ("MGO"), Plaintiff alleges as follows:

(Breach of Contract)

1.

At all material times, Plaintiff Morrow-Meadow Corporation, dba Cherry City Electric ("Cherry City"), is now and has been a corporation duly organized and existing under the laws of the State of Oregon, and duly registered with the Construction Contractor's Board of the State of Oregon.

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> PAGE 1 – COMPLAINT H:\Docs\8500-8999\8807\8807.complaint

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At all material times, Defendant SSG Investments, LLC ("SSG Investments") is now and has been an Oregon limited liability company.

3.

At all material times, Defendant Management Group of Oregon, Inc. ("MGO") is now and has been a corporation duly organized and existing under the laws of the State of Oregon and a member of SSG Investments.

4.

At all material times, Defendant SSG Investments was the record owner or reputed owner of the real property and the improvement thereon (the "Premises") located at 1320 Capitol Street in the City of Salem, County of Marion, State of Oregon, and further described as follows: Lots 4, 5, 6, and 7, Block 1, McCoy's Addition to Salem, Marion County, Oregon.

5.

Defendant MGO is a lessee of SSG Investments, pursuant to a lease agreement, entered into on or about November 25, 1997. MGO is also one of SSG Investments' members.

6.

Cherry City and MGO, both for its own account and on behalf of SSG Investments as its agent, agreed that Cherry City shall perform various electrical jobs for the improvement of the Premises for the mutual benefit of MGO and SSG Investments, in consideration for which Defendants promised to pay Cherry City certain amounts agreed upon in various signed proposals. Copies of the signed proposals are marked Exhibit 1 through 4, attached to this complaint and by this reference incorporated herein.

7.

From June 29, 1997, through March 22, 1998, Cherry City, pursuant to the signed proposals and at MGO's request, furnished labor, services, equipment, and materials for the purpose of improving the Premises, having a total agreed upon price of \$211,829.30.

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Cherry City has fully performed all the terms and conditions of the contract to be performed on its part, rendering valuable labor and services and providing valuable material to SSG Investments and MGO. Plaintiff substantially completed performance on or about March 22, 1998.

9.

Cherry City periodically submitted invoices to SSG Investments and MGO for the portion of the contract already completed. Each invoice contained a statement that a finance charge of 1½% per month, or 18% per annum, will be charged on past due balances.

10.

On August 26, 1997 and on November 4, 1997, SSG Investments made partial payment to Cherry City in the amounts of \$15,613.40 and \$49,559.59, respectively. Cherry City duly credited these amounts.

11.

Defendants SSG Investments and MGO materially breached the agreement, in that they paid Cherry City only \$65,172.99, and failed and refused to pay to Cherry City, despite demand, the amount of \$146,656.31.

12.

As provided in the signed proposals, Cherry City is entitled to recover its reasonable attorney's fees, costs and disbursements, if action is instituted for collection. It has become reasonably necessary for Cherry City to employ an attorney to enforce payment of the contract.

13.

The total contract price and agreed value of the materials furnished and services and labor provided in the improvement of the Premises is the sum of \$211,829.30. The sum, less a credit of \$65,172.99 for partial payment, is now due and owing to Cherry City for a total of \$146,656.31,

1	together with interest at 18% per annum, from 30 days after each invoice for the unpaid balance
2	of each invoice, until paid.
3	For its SECOND CLAIM FOR RELIEF against all Defendants, Plaintiff alleges:
4	(Foreclosure of Construction Lien)
5	14.
6	Cherry City realleges and incorporates by this reference the allegations in paragraphs 1
7	through 13, as they relate to Cherry City's Second Claim for Relief.
8	15.
9	At all material times, Defendant Argonauts Music and Motion, Inc. ("Argonauts"), is now
10	and has been an Oregon corporation.
11	16.
12	Argonauts is the beneficiary of a deed of trust, executed by SSG Investments, dated
13	March 5,1997, and recorded on March 10, 1997 in Reel 1377, Page 581, in the Marion County
14	Records.
15	17.
16	At all material times, Defendant Metlife Capital Financial Corporation ("Metlife"), is now
17	and has been an Oregon Corporation.
18	18.
19	Metlife is the beneficiary of a deed of trust, executed by SSG Investments, dated
20	December 31, 1997, and recorded December 31, 1997, in Reel 1452, Page 14, in the Marion
21	County Records.
22	19.
23	Defendant State of Oregon, acting by and through its Department of Public Safety and
24	Training, is a lessee of SSG Investments by virtue of an unrecorded lease, dated October 13,
25	1997.
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PAGE 5 - COMPLAINT H:\Docs\8500-8999\8807\8807.complaint

Defendant State of Oregon, acting by and through its Public Defender, is a lessee of SSG Investments by virtue of an unrecorded lease, dated April 23, 1997.

21.

20.

Defendant C.J. Hansen Co., Inc. filed a construction lien against SSG Investments, recorded April 17, 1998, in Reel 1480, Page 150, in the Marion County Records, in the amount of \$8,836.72.

22.

On May 27, 1998, within seventy-five (75) days after the last date Cherry City furnished materials and equipment used and incorporated in the improvement to and performed services for Defendants SSG Investments and MGO and within 75 days of completion of the improvement, Cherry City filed with the recording officer of Marion County, Oregon, a claim of lien containing a true statement of its demand after deducting all just credits and offsets, the name of the owner or reputed owner of the real property and materials, together with the description of the property to be charged with the lien, sufficient for identification, including the address, and verified by the oath of a person having knowledge of the facts. The lien was recorded in Reel 1491, Page 182 of the Marion County Records. A true copy of the lien is marked Exhibit 5, attached to this Complaint, and by this reference incorporated into this Complaint.

23.

Subsequent to the filing of the lien, Cherry City has entered a partial release of the lien, dated July 15, 1998, and recorded on July 15, 1998, in Reel 1505, Page 223, in the Marion County Records for the amount of \$461.57. A true copy of the release is marked Exhibit 6, attached to this Complaint, and by this reference incorporated into this Complaint.

24.

a notice in writing to Defendants SSG Investments, MGO, Argonauts, and MetLife, by certified

On June 4, 1998, within twenty (20) days of the date of filing the lien, Cherry City mailed

1	mail, return receipt requested, stating that said lien had been filed and enclosing a true copy of the					
2	same.					
3	25.					
4	In that same notice, and more than ten (10) days prior to filing this Complaint, Cherry City					
5	delivered a notice in writing to said defendants by certified mail, return receipt requested, stating					
6	that Cherry City intended to commence suit to foreclose its lien unless the lien was paid within ten					
7	(10) days of the notice.					
8	26.					
9	Cherry City is entitled to \$15 paid to the County Clerk of Marion County, Oregon, for					
10	filing and recording its claim of lien, together with \$775.00 paid to Ticor Title Insurance					
11	Company for a SORT report and a litigation guaranty necessary to institute this action.					
12	27.					
13	Pursuant to ORS 87.060, Cherry City is entitled to recover its reasonable attorney fees for					
14	the foreclosure of the lien.					
15	28.					
16	The lien has not been canceled or otherwise discharged.					
17	29.					
18	Defendants Argonauts; Metlife; State of Oregon, acting by and through its Department of					
19	Public Safety and Training; State of Oregon, acting by and through its Public Defender; and C.J.					
20	Hansen Co., Inc., claim some right, title, and interest in or to the real property and the					
21	improvement thereon as shown by the title report marked as Exhibit 7, attached hereto and					
22	incorporated by reference into this complaint. All of the defendants' interests are inferior and					
23	subordinate to Cherry City's lien.					
24	30.					
25	Cherry City has no adequate remedy at law. There have been no other proceedings					
26	brought to collect the balance due or to foreclose on the premises.					

1	For its THIRD CLAIM FOR RELIEF against Defendants SSG Investments and MGO,
2	Plaintiff alleges:
3	(Quantum Meruit)
4	31.
5	Cherry City realleges and incorporates by this reference the allegations in paragraphs 1
6	through 30, as they relate to Cherry City's Third Claim for Relief.
7	32.
8	Cherry City sold materials, labor, and services to SSG Investments and MGO between
9	June 29, 1997, and March 22, 1998, to be used and incorporated for the improvement of the
10	Premises and actually used for the benefit of SSG Investments and MGO. Defendants purchased
11	the materials, labor, and services on credit and obtained the benefit of the materials, labor, and
12	services, without paying Cherry City just and proper compensation. The reasonable value of the
13	material, labor, and services sold but unpaid is \$146,656.31, plus interest.
14	33.
15	Despite demand on SSG Investments and MGO for payment, defendants have not paid
16	Cherry City for the materials, labor, and services provided.
17	WHEREFORE, Plaintiff prays for judgment in its favor and against Defendants as follows:
18	On Plaintiff's First Claim for Relief:
19	1. Against Defendants SSG Investments and MGO jointly, in the amount of
20	\$146,656.31, together with interest at 18% per annum, from 30 days after each invoice for the
21	unpaid balance of each invoice, until paid; plus
22	2. Reasonable attorneys' fees and costs and disbursement incurred herein; plus
23	3. Such other further relief as the court deems proper.
24	On Plaintiff's Second Claim for Relief:
25	4. Declaring that Cherry City has a first, valid, and subsisting lien for the amount of
26	such judgment against the premises located at 1320 Capitol Street, Salem, Or 97308.

1	12.	Costs and disbursements; and
2	13.	Any other further relief this court may deem just and proper.
3		
4		Saalfeld, Griggs, Gorsuch, Alexander & Emerick, P.C.
5		ALEXANDER & EMERICK, P.C.
6		
7		BY: SYLVIA SUM, OSB #97408
8		SYLVIA SUM, OSB #97408 Attorney for Plaintiff Trial Attorney: Hunter B. Emerick
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FRO JOAN FOR ELECTRICAL WORK

Cherry City Electric a Division of MORROW MEADOWS Corporation PO Box 12668 Salem, OR 97309 (503)399-7609 / Fax (503)-362-2468

		(503)399-7	609 / Fax (503)-36	2-2468		
το:	Manager	nent Gourp Oregan, Inc.		Proposal No.	1382	
<u></u>			via fax 588-6697			
	Attn: Mr	. Chuck Sides, President	- 6le m	Date	June 3, 1997	
We here		e our electrical budget fo Argonauts Remodel Pro				
located	at the	1320 Capitol Street, Si	alem		in accordance	
	erry City Ei	ectric Drawings (curren	lly in drafting), dete	d 6/9/97, and as de	escribed	
below:	inging recourse	pe reacceaturkerkarakura (#1	: 在双字屏具在整心性电影器的发展的	7代公司在京京大学工作的大学中心代表	新京市 医克尔斯氏 医克尔斯氏 医克尔斯氏 医	a efet
Inclusio				•=		
Electrical Electrical	_	g and drawings.			•	
		nduit service to new utility p	ole.			
New 100	0 amp servi	ce, primary/secondary con				
		ers for new subpanels. Tighting fixtures.				
2 X 4 pan HVAC lin	apone, izy-ii ne voltage w	r lighting axteres. iring, disconnect switches	and connection.			
Ceiling C	onnections t	o fumiture partition power	poles, furnished and i	nstalled by others	,	
		utlet rings, boxes	a.i.			
		ncluding drawings and perm res, including photocell and				
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Exclusion				and a made also also also also also also also also	ingland O damagan	
•		patching, and firesaling sign component installation	:	cal controls, duct del s and temporary ele		
		premiums		cuit coordination stu		
		and leie/data systems			, removal, and patch	
	Seismic (calculations			*	
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	<i>y</i> .	The price for the work of	lescribed above:	\$ 189,464	- ,	
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Alterna	tes:		T .			
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Clarific	auons.		· · · · · · · · · · · · · · · · · · ·	-		
		e wiring is based on Jet He				
=,2) DAT/	ACOMM prix	cing will be provided upon I	review of our constru	tion drawings with t	he State of Oregon Mi	3 group.
			- 1		•	
		*		*.		
	•		*·		EXHIBIT	PAGE
			=			
Thank y	ou for the op	portunity to provide our pro	posal for the Argona	uts remodel project.	If you have any quest	ons

CHERRY CITY ELECTRIC

Jeff Thiedo, Project Manager

c:\t97\97ests\qmg#1282

Date:

June 3, 1997



PROPOSAL FOR TELECOMMUNICATIONS WORK From CHERRY CITY ELECTRIC

a division of <u>MORROW MEADOWS CORPORATION</u> PO BOX 12668 SALEM, OR 97309



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To:	Management Group of Oregon	Proposal No. 8709
	Attn: Harvey Rasmussen	Date: <u>11/11/97</u>
Dati loca acc	hereby propose to furnish all labor and mater aComm Installation in the <u>Argonauts, 2nd and argonauts</u> , 2nd and argonauts, 2nd and argonauts, and argonauts, and argonauts, and argonauts, and argonauts, and argonauts argonauts, and argonauts argon	ind 3rd floor in
	all (50) Voice/Data locations on the 2nd and 3rd floors. a. All cable is plenum rated category 5, white for voice. All termination hardware is AMP ACO. c. includes (1) 19" x 84" equipment rack, brushed a d. includes florizontal and vertical wire management e. Includes 12" ladder tray for communication room f. Includes low voltage permit. udes: a. All active electronics. b. All conduits, raceways, pathways, firesafing and c. All core drills and penetrations.	ice, blue for data. luminum. it for equipment rack.
The	price for the following amount will be: \$8,8	00.00
Eigl	nt Thousand Eight Hundred and NO/100's.	
Pay	able on the following terms:	·
Net	30	•
No 1	s proposal is void if not accepted in writing wi work shall commence until this Proposal is re ow by the customer.	thin <u>30</u> days after this date. turned to the Contractor signed
		erry City Electric egory S. Edmaiston
ACC	septed by 47 every Krimines Act	cepted by the p- amaget

Date: 11/11/97



PROPOSAL FOR TELECOMMUNICATION From CHERRY CITY ELECTRIC e division of MORROW MEADOWS:CORPORATION PO BOX 12668 SALEM, OR 97309 (503) 399-7609 / FAX: (503) 862-2458



To: Oregon Management Group Oregon	_ Proposal No. 8705	
Attn: Harvey Rasmussen	Date: 01/08/98	
We hereby propose to furnish all labor and material DataComm Installation in theDept_ of Agriculture located at1et floor of the Argonauts building	re	in
accordance with the following specification, and a contract stated on the reverse side of this sheet.	subject to the conditions of	-
Install (13) Information outlets consisting of the following: (13) voice locations (15) data locations (2) Spare cables colled above ceiling space. (1) 25 pair tie cable form Tele/Data backboard to Exclusions: Overtime labor premiums. Conduits. Raceways.	basement Tele/Data backboard.	:
Clarifications: • All cable is plenum rated. • Voice/Data jacks are EIA/TIA T568A pinout configuence. • All Voice/Data jacks are category 5 rated.	uration.	. •
The price for the following amount will be: \$3,500	3.00	
Three Thousand Five Hundred and NO/100's.	-	•
ayable on the following terms:		• ·
let 30	EXHIBIT 3 PAGE	1
This proposal is void if not accepted in writing with late. lo work shall commence until this Proposal is retur	<u> </u>	d (

Accepted by

below by the customer.

Charry City Electric Gregory S. Edmaiston

Accepted by . Date: +01/08/98;;



PROPOSAL FOR TELECOMMUNICATIONS WORK From CHERRY CITY ELECTRIC a division of MORROW MEADOWS CORPORATION PO BOX 12668 SALEM, OR 97309 (503) 399-7609 / FAX: (503) 362-2468



To: Management Group Oregon	2 2408
Attn: Chuck Sides / Ken Sides	Proposal No. 8772
We hereby propose to furnish all labor of DataComm installation in the Department of	Date: 02/06/98 and material necessary to provide the nent of Agriculture Repair
contract stated on the reverse side of the	ition, and subject to the conditions of
Replace all voice/data cabling that has been All work is to performed and that has been	damaged by put

- place all voice/data cabling that has been damaged by others.
- All work is to performed under this time and material agreement
- Labor shall be billed at \$58.00 an hour for every hour associated with this work. This is to include the previous hours spent on troubleshooting, job site meetings and pricing of this Material shall be billed at 15% above cost.
- Work will start on agreed upon date upon receipt of a purchase order and an authorized

The price for the following amount will be:

Time and material rates as described above.

Payable on the following terms:

Net 30

This proposal is void if not accepted in writing within _____80 __days after this

No work shall commence until this Proposal is returned to the Contractor signed below by the customer.

Accepted by Date: _

Cherry City Electric Gregory S. Edmaiston

Accepted by Date: 02/06/98

NO If claimant is other than original, use S-N Form No. 1162, or the equivalent.		REEL 1491	PAGE 182		
CLAIM OF CONSTRUCTION LIEN ORIGINAL CONTRACTOR		STATE OF ORE	GON,	} ss.	
Morrow-Meadow Corp., dba Cherry City Electric P.O. Box 12668, Salem, OR 97309 Lien Claimant's Name and Address SSG Investments, LLC %Charles Sides P.O. Box 2087, Salem, OR 97308-2087 Owner's Name and Address After recording, return to (Name, Address, Zip): Sylvia Sum P.O. Box 470 Salem, OR 97308-0470	SPACE RESERVED FOR RECORDER'S USE	received for reco	that the within it ord ono'clockM., and the No or	and recorded in a page rofilm/reception unty. County affixed.	
		·			
KNOW ALL BY THESE PRESENTS that Morrow-Meadow Corp. dba Cherry City Electric, hereinafter called claimant, did on June 3, 1997, enter into a contract for the performance of labor, transporting or furnishing materials to be used in or renting equipment used in the construction of an improvement known as Argonauts Remodel Project at 1320 Capitol Street, Salem, OR 97308. The improvement is situated upon certain land in the County of Marion, State of Oregon, which is the site of the improvement, described as follows: Lots 4, 5, 6, and 7, Block 1, McCoy's Addition to Salem, Marion County, Oregon					
(IF SPACE INSUFFICIENT, CONTINUE DESCRIPTION ON REVERSE) The address of the improvement is (if unknown, so state) 1320 Capitol Street, Salem, OR 97308 The name of the owner or reputed owner of the land is					
SSG Investments, LLC (Lessor); Manage The name of the owner or reputed owner of the SSG Investments, LLC (Lessor); Manage					
The name of the person who employed claiman tract isCharles A. Sides, President, M.	lanagement Group	of Oregon,	duipment, and to p Inc. and Memb	er of LLC	
The person(s) just named, at all times herein mentioned, had knowledge of the construction. Claimant commenced performance of the contract onJune_29. 1997, provided and furnished all					
labor, materials and equipment required by the contract					
pleted the contract on _March_22, 1998, after which claimant ceased to provide labor, transport or furnish materials and/or transport, furnish or rent equipment for the improvement. The following is a true statement of claimant's demand after deducting all just credits and offsets, to-wit: Contract price					
and the reasonable rental value of equipment which is\$ If no contract price, the reasonable value of claimant's labor, materials and equipment is:					
Labor		• • • • • • • • • • • • • • • • • • • •	\$ \$	84.57	
Other (specify)Recording fees			· · · · · · · · · \$	15.00	
Total Less all just credits and offsets Balance due claimant			(\$_6	<u>5,172.99</u>)	
			য়ম্বত	EVHIRTT A	



improvement is constructed, together with the land that may be required for the convenient use and occupation of the improvement constructed on the site, to be determined by the court at the time of the foreclosure of this lien.* In construing this instrument, the singular pronoun includes the plural, as the circumstances require. Morrow-Meadow Corp., dba Cherry City Electric STATE OF OREGON, County of <u>Marion</u>)ss. I, Ray Elis, being first duly swom, depose v: I am the Vice President of and say: I am the claimant named in the foregoing instrument. I have knowledge of the facts set forth therein. All statements made in this instrument are true and correct as I verily believe. OFFICIAL SEAL SHANNON L MOORE NOTARY PUBLIC - OREGON COMMISSION NO. 301673 MY COMMISSION EXPIRES MAY 29, 2001 Signed and sworn to before me on -Notary Public for Oregon My commission expires ____ ORS 87.005. "'Original Contractor' means a contractor who has a contractual relationship with the owner." The foregoing lien is created by subsection 1 of ORS 87.010. ORS 87.035 provides: "Every person claiming a lien created under ORS 87.010 (1) or (2) shall perfect the lien not later than 75 days after the person has ceased to provide labor, rent equipment or furnish materials or 75 days after completion of construction, whichever is earlier. Every other person claiming a lien under ORS 87.010 shall perfect the lien not later than 75 days after the completion of construction.**** ORS 87.035 also provides that the lien claim "shall be perfected by filing a claim of lien with the recording officer of the county or counties in which the improvement, or some part thereof, is situated."

Claimant claims a lien for the amount last stated upon the improvement and upon the site, to-wit: the land upon which the

NOTICE TO THE OWNER of the land described in the foregoing copy of claim of lien:

Please be advised that the original claim of lien, of which the foregoing is a true copy, was filed and recorded in the office of the recording officer of ____Marion _____ County, Oregon, on __May ______, 1998______.

Morrow-Meadow Corp., dba Cherry City Electric

*See ORS 87.021 to determine whether a Notice of Lien need be furnished in accordance with the terms of that statute.

ORS 87.039 provides:

"A person filing a claim of lien pursuant to ORS 87.035 shall mail to the owner and to the mortgagee a notice in writing that the claim has been filed. A copy of the claim of lien shall be attached to the notice. The notice shall be mailed not later than 20 days after the date of filing.***"

(DESCRIPTION CONTINUED)

EXHIBIT_5_PAGE_

EXHIBIT 1

GUARANTEE NO. 244346F-

EFFECTIVE DATE: JUNE 19, 1998

LIABILITY: \$146,671.00

FEE: \$575.00

A. THE ASSURED IS:

Morrow-Meadow Corp., dba Cherry City Electric

B. THE ENCUMBRANCE TO BE ENFORCED IS:

Construction Lien filed by Morrow-Meadow Corp., dba Cherry City Electric, against SSG Investments, LLC, recorded MAY 27, 1998, in Reel 1491, page 182, Records for Marion County, Oregon, in the amount of \$147,133.08.

C. THE ESTATE OR INTEREST IN THE LAND WHICH IS COVERED BY THIS GUARANTEE IS:

A Fee

D. TITLE TO THE ESTATE OR INTEREST IN THE LAND IS VESTED, AS OF THE EFFECTIVE DATE, IN:

SSG Investments, LLC, an Oregon Limited Liability Company

E. THE LAND REFERRED TO IN THIS GUARANTEE IS DESCRIBED AS FOLLOWS:

Lots 4, 5, 6 and 7, Block 1, MCCOY'S ADDITION to Salem, Marion County, Oregon.

F. AS OF THE EFFECTIVE DATE, THE LAND COVERED BY THIS GUARANTEE IS SUBJECT TO THE FOLLOWING EXCEPTIONS:

NOTE: 1997-98 taxes, \$333.63; paid in full. Account No. 83320-030 (Tax Lot 08000).

NOTE: 1997-98 taxes, \$333.63; paid in full. Account No. 83320-040 (Tax Lot 07900).

NOTE: 1997-98 taxes, \$6,783.08; paid in full. Account No. 83320-050 (Tax Lot 09600).

- 1998-99 taxes which are a lien but not yet payable. Account No. 83320-030 (Tax Lot 08000), 83320-040 (Tax Lot 07900) and 83320-050 (Tax Lot 09600).
- 2. Herein described premises are within and subject to the powers of the Urban Renewal Area of the North Salem Neighborhood Development Project, including the terms and provisions thereof, recorded March 3, 1972 in Volume 721, Page 771, Deed Records for marion County, Oregon, and amended by instrument recorded December 11, 1972 in Volume 740, Page 772 and Volume 766, Page 353, Deed Records for Marion County, Oregon.
- 3. Deed of Trust, including the terms and provisions thereof, executed by SSG Investment, LLC to Key Title and Escrow Company, Trustee for the benefit of

CONTINUED

Argonauts Music and Motion, Inc., dated MARCH 5, 1997, recorded MARCH 10, 1997, in Reel 1377, page 581, Records for Marion County, Oregon, given to secure the sum of \$167,660.67.

4. Deed of Trust and Security Agreement, Assignment of Leases and Rents and Fixture Filing, including the terms and provisions thereof, executed by SSG Investments, L.L.C., an Oregon Limited Liability Company, to Key Title, as trustee for the benefit of MetLife Capital Financial Corporation, a Delaware Corporation, dated DECEMBER 31, 1997, and recorded DECEMBER 31, 1997, in Reel 1452, page 14, Records for Marion County, Oregon, given to secure the sum of \$1,500,000.00.

Assignment of Rents and Leases, as assigned to MetLife Capital Financial Corporation, a Delaware Corporation, by assignment recorded DECEMBER 31, 1997, in Reel 1452, page 15, Records for Marion County, Oregon.

5. Unrecorded Lease, including the terms and provisions thereof, dated October 13, 1997, by and between the State of Oregon, acting by and through its Department of Public Safety and Training, Lessee and SSG Investments, LLC, an Oregon Limited Liability Company, as disclosed by Subordination, Nondisturbance, Attornment and Lessee-Lessor Estoppel Agreement, recorded December 31, 1997 in Reel 1452, Page 16, Records for Marion County, Oregon.

Said Unrecorded Lease was subordinated and rendered inferior and subsequent to the Trust Deed at number 3 above, by agreement recorded DECEMBER 31, 1997, in Reel 1452, page 16, Records for Marion County, Oregon.

- Subordination, Nondisturbance, Attornment and Lessee-Lessor Estoppel Agreement, including the terms and provisions thereof, recorded December 31, 1997 in Reel 1452, Page 16, Records for Marion County, Oregon.
- 7. Unrecorded Lease, including the terms and provisions thereof, dated November 25, 1997, by and between Management Group Oregon, Inc., an Oregon Corporation, Lessee, SSG Investments, L.L.C., an Oregon Limited Liability Company, Lessor, as disclosed by Agreement recorded December 31, 1997 in Reel 1452, Page 17, Records for Marion County, Oregon.

Said Unrecorded Lease was subordinated and rendered inferior and subsequent to the Trust Deed at number 3 above, by agreement recorded DECEMBER 31, 1997, in Reel 1452, page 17, Records for Marion County, Oregon.

- 8. Subordination, Nondisturbance, Attornment and Lessee-Lessor Estoppel Agreement, including the terms and provisions thereof, recorded December 31, 1997 in Reel 1452, Page 17, Records for Marion County, Oregon.
- 9. Unrecorded Lease, including the terms and provisions thereof, State of Oregon, acting by and through its Public Defender, Lessee, SSG Investments, L.L.C., an Oregon Limited Liability Company, Lessor, dated April 23, 1997, as disclosed by Subordination Agreement recorded December 31, 1998 in Reel 1452, Page 18, Records for Marion County, Oregon.
- 10. Said Unrecorded Lease was subordinated and rendered inferior and subsequent to the Trust Deed at number 3 above, by agreement recorded DECEMBER 31, 1997, in Reel 1452, page 18, Records for Marion County, Oregon.

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- 11. Subordination, Nondisturbance, Attornment and Lessee-Lessor Estoppel Agreement, including the terms and provisions thereof, recorded December 31, 1997 in Reel 1452, Page 18, Records for Marion County, Oregon.
- 12. Construction Lien filed by C.J. Hansen Co., Inc., against SSG Investment LLC, recorded APRIL 17, 1998, in Reel 1480, page 150, Records for Marion County, Oregon, in the amount of \$8,836.72.
- 13. Construction Lien filed by Morrow-Meadow Corp., dba Cherry City Electric, against SSG Investments, LLC, recorded MAY 27, 1998, in Reel 1491, page 182, Records for Marion County, Oregon, in the amount of \$147,133.08.

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EXHIBIT 7 PAGE 7

EXHIBIT 2

Relative to the encumbrance to be enforced, if any, shown on Exhibit 1:

- 1. Attention is directed to the Soldiers' and Sailors' Civil Relief Act of 1940 which restricts proceedings against persons in the military service of the United States.
- 2. Attention is called to the Federal Tax Lien Act of 1966 (Public Law 89-719) which, among other things, provides that written notice of a non-judicial sale be given to the Secretary of the Treasury or his or her delegate as a requirement for the discharge of a federal tax lien or the divestment of any title of the United States, and establishes a right in the United States to redeem the property within a period of 120 days from the date of such sale.
- 3. Except as shown on Exhibit 1, no notice of pendency of an action for the foreclosure of the encumbrance to be enforced has been recorded in the County in which the premises are situated.
- 4. This Guarantee provides no assurances with respect to any facts, rights, title, interests or claims which are not shown by the public records, and this Exhibit 2 is not intended to show the names of persons whose rights, title, interests or claims are not shown by the public records, including, without limitation, those who may be known to the Assured or who could be ascertained by an inspection of the land or by making inquiry of persons in possession of the land.
- 5. If applicable, the names and addresses, as shown therein, of persons who have recorded requests for a copy of a notice of sale or notice of default, under ORS 86.785 of the Oregon trust deed statutes, are:

NONE

6. If applicable, the name of the Grantor in the encumbrance whose lien is to be enforced is:

NONE

7. If applicable, the name of the successor in interest to the Grantor is:

NONE

8. If applicable, the names of additional necessary persons not shown above to be made defendants in a suit to enforce the subject encumbrance; or, if applicable, the names of additional persons who are entitled, under the Oregon trust deed statutes, ORS 86.705 et seq., to receive notice of sale; or, if applicable, the names of additional persons who are entitled, under the land sales contract forfeiture statutes, ORS 93.905 et seq., to receive notice of default, are:

ARGONAUTS MUSIC AND MOTION INC.

METLIFE CAPITAL FINANCIAL CORPORATION 🗸

DEPARTMENT OF PUBLIC SAFETY AND TRAINING

MANAGEMENT GROUP OREGON, AN OREGON CORP.

CONTINUED

STATE OF OREGON, ACTING BY AND THROUGH ITS PUBLIC DEFENDER C.J. HANSEN CO., INC.

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